1	Judge Robert S. Lasnik
2	
3	
4	
5	
6	
7	UNITED STATES DISTRICT COURT
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE
9	UNITED STATES OF AMERICA, )
10	Plaintiff, CASE NO. 12-0001 RSL
11	v. DEFENDANT'S STATEMENT OF
12	TIMOTHY GEORGE DORAN,  ) FACTS FOR PLEA OF GUILTY )
13	Defendant.
14	
15	On or about June 29, 1992, I, TIMOTHY GEORGE DORAN, was convicted in
16	Pierce County, Washington, of Rape in the Second Degree, in violation of RCW
17	9A.44.050, and I was sentenced to serve 89 months of imprisonment. Because of my
18	conviction for Rape in the Second Degree, I am required to register as a sex offender for
19	life.
20	On or about April 26, 1999, I was released from the Washington Department of
21	Corrections. I signed a King County Sheriff's Office Sex Offender Registration
22	Notification form, confirming my understanding of the Sex Offender Registration process
23	which requires, among other things, that if I moved out of Washington state, that I must
24	provide written notice to the county sheriff with whom I last registered.
25	I submitted the King County Sheriff's Office Sex Offender Registration
26	Notification forms on May 14, 2001, March 15, 2004, and January 12, 2007, again I
27	signed each form, acknowledging my understanding of sex offender registration
28	requirements.

27

28

On October 8, 2009, I signed a Registered Sex/Kidnaping Offender Registration form notifying the King County Sheriff's Department that I had moved from an address in Renton, Washington to an address in Seattle, Washington (the "Seattle Address").

On or about October 29, 2010, I moved out of the Seattle Address to live in Vietnam. In March 2011, I returned to the United States, and lived at various times in San Francisco, California; Williston, North Dakota; and the Seattle, Washington area. From August 2010 to the time of my self-surrender on December 21, 2011, I never updated my sex offender registration with King County, nor did I register as a sex offender in any of the jurisdictions in which I resided.

Dated this 21st day of September, 2012.

TIMOTHY Defendant

NICHOLAS MARCHI Attorney for Defendant

**ANDREW FRIEDMAN Assistant United States Attorney** 

BRIAN WERNER Assistant United States Attorney

9982